
Suitable for the average business man or those who desire to in-

fundamental requirements. The investor should have assurance:

- 1st—As to the safety of the money invested, which depends upon the credit of the Company issuing the obligation and upon the underlying security.
- 2nd—As to the continuance of interest payments, which depends upon the earning capacity of the Company.
- 3rd—As to his ability to liquidate the investment before maturity, if necessary, which depends upon the market and the stability of price.

We have prepared a list of carefully chosen bonds which we can recommend for personal investment, and which yield at present prices a liberal rate of income.

Circular No. B-1 will be sent upon request.

Guaranty Trust Company

of New York

Branch Offices

5th Ave. 59 43d St., New York	33 Lombard St., London, E. C.
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CHARTERED 1866

Brooklyn Trust Company

Main Office: 177-179 Montague St.
 Branch: Bedford Ave. and Fulton St.
 Manhattan Office: Corner Wall Street & Broadway

Capital \$1,000,000 Undivided Profits \$2,343,612.59

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MADISON

TRUST COMPANY

(FORMERLY VAN NORDEN TRUST COMPANY)

Fifth Avenue at Sixtieth Street, New York

The directors of this Company are all representative men of the business community. All of them are thoroughly acquainted with the Trust Company's affairs.

DIRECTORS

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	WATKINS CRICKETT President

Every advantage consistent with sound and reliable banking is assured our clients. On that basis we solicit new accounts.

First City Bank, 125 Broadway, George Gould Street

SUMMONS.

SUPREME COURT, NEW YORK COUNTY. United States Company, plaintiff, against the said Joseph B. Ferrara, defendant.

Cavallaro Giuseppe Siragusa, Vincenzo Berretta Giuseppe Palmisano, Emanuel James Ferrara and all parties, make claims against the plaintiff under and by virtue of bond issued to Emanuel James Ferrara, a United States Company under chapter 186 of the Laws of 1907.

To the above named defendants and each of them.

are hereby summoned to answer the complaint in this action, and to serve a copy of your answer on the plaintiff, Giovanni B. Ferrara, within ten days after the service of this summons, exclusive of the day of service.

Failure to appear or answer judgment will be taken against you by default for the relief demanded in the complaint.

Dated New York, January 30, 1910.

Plaintiff's Attorney,
BUMSTEAD, Holmes, 27 or 29 Pine Street, Borough of Manhattan, New York, N. Y.

To all parties who make claims against the plaintiff under and by virtue of bond issued to Emanuel James Ferrara by the United States Company under Chapter 186 of the Laws of 1907 of the State of New York:

Interest on accepted bonds will cease to run on 21, 1910.

Chicago, Burlington & Quincy R. R. Co.

As provided in the Trust Mortgage of the Chicago, Burlington & Quincy Railroad Company, dated October 9, 1879, the sum of \$271,970.41 has been set apart for the purchase and cancellation of Standing First and Second Mortgage Bonds secured under the said mortgage, and the latest period now to extend par and accrued interest for Four per cent. Bonds or 105 per cent. Bonds, and accrued interest to Five per cent. Bonds.

Sealed proposals to sell said Bonds, endorsed "Proposals of C. B. & Q. Iowa Division Bonds," will be received by the undersigned at the office of the said Company, No. 701 Sans Building, Boston, Mass., until **Thursday, October 20, 1910**, at 12 o'clock M., when the bids will be opened and the accepted bids declared.

Interest on accepted Bonds will cease to run on 21, 1910.

EDWARD R. O'CONNOR, Cashier.

of Mr. A. Hendrick, a Justice of the Supreme Court of the State of New York, dated the 11th day of August, 1910, and filed with the complainant in the office of the Clerk of the County of New York, at the County Clerk's House, Borough of Manhattan, City of New York, on the 14th day of August, 1910.

Dated New York, August 27, 1910.

BLUMENSTIEL & BLUMENSTIEL,
Attorneys,
Office and Post Office address, 27 & 29 Pine Street, Borough of Manhattan, New York, N. Y.

DISSOLUTION OF PARTNERSHIP.

THE co-partnership heretofore existing in the Portland Cement business between Leo Malin and Jacob Meyer, created by a written partnership agreement, dated and made at New York City, N. Y., at No. 37 West 21st street, New York City, and which was terminated on Sept. 30th, 1910, dissolved by mutual consent.

Mr. Leo Malin remains in same premises. Mr. Jacob Meyer retired.

WANTED.

ELECTIONS AND MEETINGS.

NOTICE is hereby given that the annual meeting of the stockholders of the Hartford & Hartford Railroad Company will be held in Room 201 in its General Office Building at No. 60 Broadway, New York City, on Wednesday, the twenty-sixth day of October, 1917, at 12 o'clock noon, for the purpose of electing directors and officers, and for the transaction of such other business as may come before them. An amendment of Article I of the stockholders by-laws so that it shall read as follows:

"I. The Board of Directors of this corporation shall consist of thirteen persons who shall be elected annually by vote of the stockholders. At least five of the corporation shall file such vacancies as may exist in the board of directors prior to the ensuing year, and of considering the Annual Statement and approving the acts of the officers of the corporation." It is further described in said statement and as reported as follows:

The Hartford & Hartford Railroad Company was organized under the laws of the State of New York, and has been duly incorporated under the authority of legal proceedings, or writs and process of the courts of law and equity of the State of New York therefor. It is expressed to be conveyed to all of them, or any part or parts thereof, under the name of the said company, in the County of New York, or at such place within the State of Texas as may be designated by the said company, or by its president, or by its treasurer or successors should designate, and at such time as they might appoint, with power upon such sale, to make such conveyance, or evidence of title, or form of conveyance, or assignment, or mortgage, or lease, or otherwise, or any other stipulation, with reference to such sale as the said Trust Company, its agents, attorneys-in-fact, or assigns, may deem notice of the time and place of such sale in the manner herein provided in said mortgage or deed of trust and:

WHEREAS, such defaults have been made upon the said bonds as entitle the said Trustee under the said mortgage or deed of trust to foreclose the same, and the said Trustee has been duly requested in writing by the holders of a majority in interest of the said bonds, so to do;

NOW, THEREFORE, NOTICE IS HEREBY GIVEN TO THE HOLDERS OF SAID BONDS, AND TO ALL WHOM THESE PRESENTS MAY COME, that the undersigned, the said Trustee, are empowered by the undersigned, the said Bondholders, to sell the said bonds as Trustee under the said mortgage or deed of trust, and to execute and deliver to the

[illegible]

the income, rents, profits, emoluments and money received from said business, and to distribute the same, including any sum or sums of money which may be paid by the City of Baltimore, or the County of Baltimore, or the State of Maryland, or by either of them, and including any revenues or other moneys which may be received or collected.

Dated, August 20th, 1910.

THE ALMERS LOAN AND TRUST COMPANY,
TRUSTEES.

Signed in presence of:

ALBERT J. HILTON,
Vice-President.

A. A. HEPPEL, Secretary

GELLEN BROS. & CO., BANKERS,
Exchange Place.

NEW YORK, N. Y.

H. O. HEAL, Attorney-at-Law,
Sherman, Texas.